From: Moskowitz, Bennet J.

Sent: Wednesday, July 15, 2020 5:24 PM

To: Laura Menninger

Cc: Nathan Werksman; Claudia Lomeli; Robert Glassman;

daniel.weiner@hugheshubbard.com; Metcalfe, Mary Grace; Keilah Betts; Kevin Boyle

Subject: Re: Jane Doe (1:20-cv-00484-JGK-DCF)

Ms. Menninger:

Thanks for confirming our understanding. As we previously advised Robert, the parties also need to get on the same page about a confidentiality agreement before we start productions; that was clear from our written discovery responses to him. We thought that would be discussed on Friday as well. We are still available to meet and confer as discussed, and will take up Robert's premature, erroneous letter with Judge Freeman unless he immediately withdraws it.

Best, Bennet

On Jul 15, 2020, at 5:17 PM, Laura Menninger lmenninger@hmflaw.com wrote:

EXTERNAL SENDER

That is correct. I understand that we were having a call tomorrow to discuss a number of scheduling issues, including scheduling depositions. I said that I needed to see the discovery and disclosures produced to date, prior to that call. I have yet to receive any discovery produced by either side.

I now have other meetings scheduled at 10 am, 1 pm and 4:30 pm on Friday (all MST). Let me know if you all still want to have a discussion or not, given Mr. Glassman's very premature letter to the court. If so, please send me whatever docs have been produced to date.

I believe that we need to compile a deposition schedule for all witnesses that the parties intend to depose at one time, so Mr. Glassman I assume you will be providing dates for your client's deposition.

Laura A. Menninger | Partner Haddon, Morgan & Foreman, P.C. 150 E. 10th Avenue | Denver, CO 80203 +1 303 831 7364 (Office) lmenninger@hmflaw.com

From: Moskowitz, Bennet J. <Bennet.Moskowitz@troutman.com>

Sent: Wednesday, July 15, 2020 3:14 PM

To: Laura Menninger < lmenninger@hmflaw.com>

Cc: Nathan Werksman < werksman@psblaw.com >; Claudia Lomeli < lomeli@psblaw.com >; Robert Glassman

<glassman@psblaw.com>; daniel.weiner@hugheshubbard.com; Metcalfe, Mary Grace

<MaryGrace.Metcalfe@troutman.com>; Keilah Betts <betts@psblaw.com>; Kevin Boyle <Boyle@psblaw.com>

Subject: Re: Jane Doe (1:20-cv-00484-JGK-DCF)

Hi Laura,

You may have seen that Robert just filed a letter to Judge Freeman claiming, among other things, that we unilaterally canceled Mr. Indyke's deposition to be obstructionist. Our understanding is that you requested we speak to, among other things, set new dates for that and all other discovery dates and deadlines which were set before you appeared in this action. Indeed, that is why we are supposed to speak on Friday. Is my understanding correct?

Thank you, Bennet

Bennet J. Moskowitz* Partner

troutman pepper Direct: 212.704.6087

bennet.moskowitz@troutman.com

*Licensed to practice law in New York and Connecticut

On Jul 15, 2020, at 2:34 AM, Robert Glassman <glassman@psblaw.com> wrote:

EXTERNAL SENDER

Friday works for us too. I am still waiting on a response from Ms. Menninger concerning the depositions I emailed her about on July 8. I would also like to add to the agenda for Friday scheduling the deposition of Ms. Maxwell.

Robert Glassman, Esq. Panish Shea & Boyle LLP

11111 Santa Monica Boulevard, Suite 700

Los Angeles, CA 90025 Tel: (310) 477-1700 Fax: (310) 477-1699

Email: glassman@psblaw.com
Web: www.psblaw.com

CONFIDENTIALITY NOTICE:

This e-mail may contain confidential and privileged material for the sole use of the intended recipient(s). Any review, use, distribution or disclosure by others is strictly prohibited. If you are not the intended recipient (or authorized to receive for the recipient), please contact the sender by reply e-mail or telephone, and delete all copies of this message.

If you are a potential client, the information you disclose to us by email will be kept in strict confidence and will be protected to the full extent of the law. Please be advised, however, that Panish Shea & Boyle LLP and its lawyers do not represent you until you have signed a retainer agreement with the firm. Until that time, you are responsible for any statutes of limitations or other deadlines for your case or potential case.

From: Moskowitz, Bennet J. [mailto:Bennet.Moskowitz@troutman.com]

Sent: Tuesday, July 14, 2020 1:56 PM

To: Laura Menninger < lmenninger@hmflaw.com>

Cc: Robert Glassman <<u>glassman@psblaw.com</u>>; Nathan Werksman <<u>werksman@psblaw.com</u>>; Claudia Lomeli

Case 1:20-cv-00484-JGK-DCF Document 56-1 Filed 07/16/20 Page 3 of 8

sloweiner@hugheshubbard.com; Metcalfe, Mary Grace

<MaryGrace.Metcalfe@troutman.com>; Keilah Betts <betts@psblaw.com>

Subject: Re: Jane Doe (1:20-cv-00484-JGK-DCF)

Friday works for us to speak. We sent our discovery materials yesterday. In the meantime, we Will mark Mr. Indyke's deposition off the calendar subject to whatever new schedule we all reach.

Bennet J. Moskowitz*
Partner

troutman pepper Direct: 212.704.6087

bennet.moskowitz@troutman.com

*Licensed to practice law in New York and Connecticut

On Jul 13, 2020, at 12:19 PM, Laura Menninger lmenninger@hmflaw.com wrote:

EXTERNAL SENDER

I am free Wednesday afternoon and all day Friday, presuming I have received the current discovery and disclosures by then.

Laura A. Menninger | Partner Haddon, Morgan & Foreman, P.C. 150 E. 10th Avenue | Denver, CO 80203 +1 303 831 7364 (Office) Imenninger@hmflaw.com

From: Moskowitz, Bennet J. <Bennet.Moskowitz@troutman.com>

Sent: Monday, July 13, 2020 10:18 AM

To: Laura Menninger < lmenninger@hmflaw.com; Robert Glassman < glassman@psblaw.com; Claudia Lomeli lomeli@psblaw.com; Claudia Lomeli lomeli@psblaw.com;

daniel.weiner@hugheshubbard.com; Metcalfe, Mary Grace < MaryGrace.Metcalfe@troutman.com>; Keilah Betts

<betts@psblaw.com>

Subject: Re: Jane Doe (1:20-cv-00484-JGK-DCF)

Today we will send you discovery served by or to the Co-Executors and responses thereto. When can we all speak?

Thanks,

Bennet

Bennet J. Moskowitz*

Partner

troutman pepper Direct: 212.704.6087

bennet.moskowitz@troutman.com

*Licensed to practice law in New York and Connecticut

On Jul 13, 2020, at 12:07 PM, Laura Menninger < lmenninger@hmflaw.com> wrote:

EXTERNAL SENDER

I did not yet receive the disclosures or discovery. When can I expect those?

Thank you, Laura

Laura A. Menninger | Partner Haddon, Morgan & Foreman, P.C. 150 E. 10th Avenue | Denver, CO 80203 +1 303 831 7364 (Office) lmenninger@hmflaw.com

From: Robert Glassman < glassman@psblaw.com>

Sent: Friday, July 10, 2020 10:03 AM

Cc: Nathan Werksman < werksman@psblaw.com>; Claudia Lomeli < lomeli@psblaw.com>;

'daniel.weiner@hugheshubbard.com' < daniel.weiner@hugheshubbard.com >; Metcalfe, Mary Grace

<MaryGrace.Metcalfe@troutman.com>; Keilah Betts <betts@psblaw.com>

Subject: RE: Jane Doe (1:20-cv-00484-JGK-DCF)

Bennet, yes, the depositions that were scheduled yesterday are, as previously advised, being continued, and the doc requests that went along with them are withdrawn for now.

Laura, we will get you the disclosures and discovery both propounded and answered thus far. Free to discuss the scheduling order next week.

Thanks.

Robert Glassman, Esq. Panish Shea & Boyle LLP 11111 Santa Monica Boulevard, Suite 700 Los Angeles, CA 90025 Tel: (310) 477-1700 Fax: (310) 477-1699

Email: glassman@psblaw.com Web: www.psblaw.com

CONFIDENTIALITY NOTICE:

This e-mail may contain confidential and privileged material for the sole use of the intended recipient(s). Any review, use, distribution or disclosure by others is strictly prohibited. If you are not the intended recipient (or authorized to receive for the recipient), please contact the sender by reply e-mail or telephone, and delete all copies of this message.

If you are a potential client, the information you disclose to us by email will be kept in strict confidence and will be protected to the full extent of the law. Please be advised, however, that Panish Shea & Boyle LLP and its lawyers do not represent you until you have signed a retainer agreement with the firm. Until that time, you are responsible for any statutes of limitations or other deadlines for your case or potential case.

From: Laura Menninger [mailto:lmenninger@hmflaw.com]

Sent: Friday, July 10, 2020 8:53 AM

To: 'Moskowitz, Bennet J.' < Bennet J.' <a href="mailto:B

Cc: Nathan Werksman < <u>werksman@psblaw.com</u>>; Claudia Lomeli < <u>lomeli@psblaw.com</u>>;

'daniel.weiner@hugheshubbard.com' <daniel.weiner@hugheshubbard.com>; Metcalfe, Mary Grace

< <u>MaryGrace.Metcalfe@troutman.com</u>>; Keilah Betts < <u>betts@psblaw.com</u>>

Subject: RE: Jane Doe (1:20-cv-00484-JGK-DCF)

Counsel -

Given my appearance in the case, please provide me with your R. 26 disclosures, any discovery requests that have been propounded in the matter, and any responses thereto.

I will need to confer with you next week about my anticipated request for relief from the scheduling order to the extent it contemplated deadlines that passed or are soon approaching, all scheduled prior to my client's service in this case.

Thank you, Laura

Laura A. Menninger | Partner Haddon, Morgan & Foreman, P.C. 150 E. 10th Avenue | Denver, CO 80203 +1 303 831 7364 (Office) lmenninger@hmflaw.com

From: Moskowitz, Bennet J. < Bennet.Moskowitz@troutman.com>

Sent: Friday, July 10, 2020 7:31 AM

To: Robert Glassman <glassman@psblaw.com>

Cc: Nathan Werksman < werksman@psblaw.com >; Claudia Lomeli < lomeli@psblaw.com >;

'daniel.weiner@hugheshubbard.com' <daniel.weiner@hugheshubbard.com>; Metcalfe, Mary Grace

<MaryGrace.Metcalfe@troutman.com>; Keilah Betts <betts@psblaw.com>; Laura Menninger

<lmenninger@hmflaw.com>

Subject: RE: Jane Doe (1:20-cv-00484-JGK-DCF)

Robert,

Again, please confirm you are withdrawing the document requests in the deposition notices. We do not want to have to burden Judge Freeman with this issue.

I have added Laura Menninger to this email chain given her appearance in this action.

Thank you, Bennet

Bennet J. Moskowitz* Partner

troutman pepper Direct: 212.704.6087

bennet.moskowitz@troutman.com

*Licensed to practice law in New York and Connecticut

From: Moskowitz, Bennet J.

Sent: Wednesday, July 8, 2020 3:00 PM

To: 'Robert Glassman' <glassman@psblaw.com>

Cc: Nathan Werksman < werksman@psblaw.com>; Claudia Lomeli < lomeli@psblaw.com>;

'daniel.weiner@hugheshubbard.com' < daniel.weiner@hugheshubbard.com >; Metcalfe, Mary Grace

<MaryGrace.Metcalfe@troutman.com>; Keilah Betts <betts@psblaw.com>

Subject: RE: Jane Doe (1:20-cv-00484-JGK-DCF)

We did not receive anything. Also, please confirm you are withdrawing the document requests in the deposition notices.

Bennet J. Moskowitz*

Partner

troutman pepper Direct: 212.704.6087

bennet.moskowitz@troutman.com

*Licensed to practice law in New York and Connecticut

From: Robert Glassman < glassman@psblaw.com>

Sent: Wednesday, July 8, 2020 2:57 PM

To: Metcalfe, Mary Grace < Metcalfe@troutman.com>; Keilah Betts < betts@psblaw.com>;

'daniel.weiner@hugheshubbard.com' < daniel.weiner@hugheshubbard.com; Moskowitz, Bennet J.

<Bennet.Moskowitz@troutman.com>

Cc: Nathan Werksman < werksman@psblaw.com >; Claudia Lomeli@psblaw.com >

Subject: RE: Jane Doe (1:20-cv-00484-JGK-DCF)

EXTERNAL SENDER

Mary Grace, supplemental responses were served on you and Bennet yesterday by email per our agreement. Looks like they were sent at 5:05 PST. Let us know if you need us to re-send them to you.

As we discussed on our call, the depositions set for tomorrow were taken off calendar and are being rescheduled at a later date.

Robert Glassman, Esq. Panish Shea & Boyle LLP

11111 Santa Monica Boulevard, Suite 700

Los Angeles, CA 90025 Tel: (310) 477-1700 Fax: (310) 477-1699

Email: glassman@psblaw.com
Web: www.psblaw.com

CONFIDENTIALITY NOTICE:

This e-mail may contain confidential and privileged material for the sole use of the intended recipient(s). Any review, use, distribution or disclosure by others is strictly prohibited. If you are not the intended recipient (or authorized to receive for the recipient), please contact the sender by reply e-mail or telephone, and delete all copies of this message.

If you are a potential client, the information you disclose to us by email will be kept in strict confidence and will be protected to the full extent of the law. Please be advised, however, that Panish Shea & Boyle LLP and its lawyers do not represent you until you have signed a retainer agreement with the firm. Until that time, you are responsible for any statutes of limitations or other deadlines for your case or potential case.

From: Metcalfe, Mary Grace [mailto:MaryGrace.Metcalfe@troutman.com]

Sent: Wednesday, July 08, 2020 11:31 AM

To: Keilah Betts < betts@psblaw.com >; 'daniel.weiner@hugheshubbard.com' < daniel.weiner@hugheshubbard.com >;

Moskowitz, Bennet J. <Bennet.Moskowitz@troutman.com>

Cc: Robert Glassman <glassman@psblaw.com>; Nathan Werksman <werksman@psblaw.com>; Claudia Lomeli

<lomeli@psblaw.com>

Subject: RE: Jane Doe (1:20-cv-00484-JGK-DCF)

Robert,

We have reviewed the subpoena below. It is accompanied a notice of deposition, similar to those issued alongside the subpoenas you sent us in April. As we noted then, such notices of deposition are improper. Please let us know if you will withdraw this one as you did its predecessors.

Furthermore, you have included document requests without specifying a response date. Please clarify that point.

Finally, you indicated last week that we could expect to receive supplemental discovery responses addressing the concerns we raised in our letter last month. We have yet to receive these responses. Please send them immediately.

Thank you,

Mary Grace W. Metcalfe Associate

troutman pepper

Direct: 212.704.6029 | Mobile: 425.984.4165

marygrace.metcalfe@troutman.com

From: Keilah Betts < betts@psblaw.com > Sent: Monday, June 15, 2020 4:40 PM

To: 'daniel.weiner@hugheshubbard.com' <daniel.weiner@hugheshubbard.com>; Moskowitz, Bennet J.

<Bennet.Moskowitz@troutman.com>

Cc: Robert Glassman <glassman@psblaw.com>; Nathan Werksman <<u>werksman@psblaw.com</u>>; Claudia Lomeli

Page 8 of 8

<<u>lomeli@psblaw.com</u>>

Subject: Jane Doe (1:20-cv-00484-JGK-DCF)

Importance: High

EXTERNAL SENDER

Counsel – Attached please find the Deposition Notice and Subpoena for Darren Indyke.

Mr. Weiner – Per a previous conversation with Attorney Werksman, you are willing to accept service of the subpoena on behalf of your client, Mr. Darren Indyke. Please acknowledge receipt of this e-mail. Thank you

Keilah Betts

Panish Shea & Boyle LLP

11111 Santa Monica Boulevard, Suite 700

Los Angeles, CA 90025 Tel: (310) 477-1700 Fax: (310) 477-1699

Email: betts@psblaw.com
Web: www.psblaw.com

CONFIDENTIALITY NOTICE:

This e-mail may contain confidential and privileged material for the sole use of the intended recipient(s). Any review, use, distribution or disclosure by others is strictly prohibited. If you are not the intended recipient (or authorized to receive for the recipient), please contact the sender by reply e-mail or telephone, and delete all copies of this message.

If you are a potential client, the information you disclose to us by email will be kept in strict confidence and will be protected to the full extent of the law. Please be advised, however, that Panish Shea & Boyle LLP and its lawyers do not represent you until you have signed a retainer agreement with the firm. Until that time, you are responsible for any statutes of limitations or other deadlines for your case or potential case.

This e-mail (and any attachments) from a law firm may contain legally privileged and confidential information solely for the intended recipient. If you received this message in error, please notify the sender and delete it. Any unauthorized reading, distribution, copying, or other use of this e-mail (and attachments) is strictly prohibited. We have taken precautions to minimize the risk of transmitting computer viruses, but you should scan attachments for viruses and other malicious threats; we are not liable for any loss or damage caused by viruses.